# Case 18-10451-1-rel Doc 2 Filed 03/20/18 Entered 03/20/18 16:10:13 Desc Main

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NORTHERN DISTR	ICT ÖF NEW YORK

			NORTH	IEKN DISTI	RICI OF NEW YO	JRK	
In Re: Lenny P	Permal						
			Debto	or(s).	Case No.		_
				✓ Origina	er 13 Plan l		
IF THIS IS	S AN AN	MENDED PLAN, the	e reason for filing	the Amended Pl	lan is		
Part 1:	Notices						
		ur rights may be affe	octed by this plan	Vour claim may	y be reduced, modified,	or aliminated	
10 Credit	Yo		an carefully and c				ase. If you do not have an
	at l Ba	least 7 days before th	ne date set for the confirm this plan	hearing on confi without further	provision of this plan, you irmation, unless otherwise notice if no objection to	se ordered by the Bankri	uptcy Court. The
	thi un: the	s plan unless the pla secured creditors u e order of distributi	an provides that nder the plan. Al on set forth in Se	all of the Debto bsent an objecti ection 2.6 below	ion, distribution of pay	ble income will be appl ments under this plan eme may result in the s	rt may not approve lied to make payments to will be made pursuant to ecured and priority claims
	pla		ne following item	s. If an item is			state whether or not the re checked, the provision
		n the amount of a sea a partial payment or			2 and/or 3.3, which may reditor	☐ Included	<b>✓</b> Not Included
1.2		ce of a judicial lien o			oney security interest, se	t Included	<b>✓</b> Not Included
		dard provisions, set	out in Part 8			☐ Included	<b>✓</b> Not Included
1.4	Assumes	and/or Rejects Unex	xpired Leases and	Executory Cont	racts, set out in Part 6	_ Included	<b>✓</b> Not Included
Debtor is	eligible f	for a discharge purs	suant to 11 U.S.C	C. & 1328(f). Che	ck One		
✓ Yes.  No. If t	this box i in a prior Chapt	is checked, the debto c (check one) ter 7, 11, or 12 case	r acknowledges th	hat he/she is NO	T eligible for a discharge of the filing of the petiting of the petition in this	tion in this case; or	eived a
term is def domestic s	fined und support o	ler 11 U.S.C. § 101(1	4A), commencing any, are addressed	g on the date of the lin Part 4. Below	yments for postpetition of filing and continuing dur v are the names of each i	ring the term of the plan	. Pre-petition
✓ None Name of	Payee				Current Payment Ame	ount	
Part 2:	Plan Pa	yments, Length of l	Plan and Order o	of Distribution			
2.1 Debtor	r will ma	ake regular paymen	ts to the chapter	· 13 trustee ("Tı	rustee") as follows:		
		for 36 months;					
		ny reference to "Deb	tor' shall mean "I				
(Local For	rm Plan 1	2-01-2017)		1			

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Insert additional lines if needed.

	J			
☐ Debtor will n  ✓ Debtor will n	nts to the Trustee will be made from furnake payments pursuant to a payroll deductable payments directly to the Trustee.  Ty method of payment):		ner: Check all that apply.	
return, ar	unds and refunds.  fill provide the Trustee (1) with a copy ond (2) will turn over to the Trustee all inds that failure to file tax returns during	ncome tax refunds in excess of \$1,	500.00 received during the plan t	erm. Debtor
	ments. <i>Check one.</i> Debtor will remit a modified monthly m of the Court nt of estimated payments to the trustee		<del>-</del>	l further order
	bution of Plan Payments by the Trustee editors under the plan, absent objection, s :			
Second: T Third: To Fourth: T	pay any and all equal monthly payments roop pay allowed administrative expenses, in pay allowed secured claims <i>pro rata</i> untion pay allowed priority claims <i>pro rata</i> unpay allowed unsecured claims	ncluding attorney's fees under Sectial paid in full under Section 3.1. til paid in full under Sections 4.4 ar	on 4.3, <i>pro rata</i> , until paid in full.	
	nt the Debtor will make ongoing mortgag ade prior to payment to any other creditor			5.1, those
Part 3: Treatme	nt of Secured Claims			
3.1 Maintenance of	payments and cure of default, if any, fo	or claims secured by real or perso	nal property. Check one.	
r t c c f a a c	None. The Debtor will maintain the current contrequired by the applicable contract and not by the Trustee or directly by the Debtor, as continue to send customary payment couptonstitute or form the basis for finding a viull through disbursements by the Trustee, amounts listed on a proof of claim filed be amounts listed below as to the current instalaim, the amounts stated below shall contouragraph, then, unless otherwise ordered becured claims based on that collateral will	ticed in conformity with any applicates specified below. Creditors being prons, statements, and notices to the I iolation of the automatic stay. Any with interest, if any, at the rate state fore the filing deadline under Fed. I allment payment and arrearage. In the rol. If relief from the automatic stay by the court, all payments under this	able rules. These payments will be add directly by the Debtor under the Debtor. Such actions by the creditor existing arrearage on a listed claim ed. Unless otherwise ordered by the R. Bankr. P. 3002(c) control over a the absence of a contrary timely file is ordered as to any item of collate.	disbursed either e plan shall shall not will be paid in e court, the ny contrary d proof of eral listed in this
	ecured claims based on that condictal wil	i no longer be treated by the plan.		Interest rate
Name of Creditor	Collateral	Current installment payment	Amount of arrearage	on arrearage (if applicable)
Bank Of AmericA	102 Mcclellan Street Schenectady, NY 12304 Schenectady County	1200	?	0.00%
		Disbursed by: ☐ Trustee ✔ Debtor		
Kia Motors Finance Co	2016 Kia Sorento 4d ex awd i4 62000 miles	\$0.00 Disbursed by:	\$0.00	0.00%
		☐ Trustee  ✓ Debtor		

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Name of Creditor	Collateral	Current installment payment	Amount of arrearage	Interest rate on arrearage (if applicable)
Trustco Bk	1707 Carrie Street Schenectady, NY 12308 Schenectady County	\$0.00	\$0.00	0.00%
		Disbursed by:  Trustee  Debtor		

Insert additional claims as needed.

3.2 Request for valuation of security, payment of fully secured claims, and modification of undersecured claims. Check one.

None.

The remainder of this paragraph will be effective only if box 1.1 in Part 1 of this plan is checked "Included."

The Debtor requests that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the Debtor states that the value of the secured claim should be paid as set forth below in the column headed

Amount of secured claim (net value). For claims of governmental units, the value of a secured claim listed in a proof of claim filed in accordance with the Fed. R. Bankr. P. 3002(c) controls over any contrary amount listed below unless otherwise ordered by the court. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. If the collateral is the Debtor's principal residence and the Debtor seeks to void a wholly unsecured junior mortgage lien, a separate affidavit providing evidence of value of the property and the amount of each senior lien against the property is to be filed and served upon the affected creditor. Upon confirmation of the plan, Debtor shall submit an order voiding the mortgage lien.

Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph. The holder of any claim listed below as having value in the column headed *Amount of secured claim (net value)* will retain the lien on the property interest of the Debtor or the estate until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Name of creditor	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim (net value)	Interest rate	Equal Monthly payment to creditor	Pre-confirmation adequate protection payment
-NONE-							

Insert additional claims as needed.

3.3 Secured claims excluded from 11 U.S.C. § 506. Check one.

✓ None.

If the interest rate stated below is not the contract rate, the remainder of this paragraph will be effective only if box 1.1 in Part 1 of this plan is checked "Included."

The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the Debtor, or
- (2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Fed. R. Bankr. P. 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below shall control.

Case 18-10451-1-rel Doc 2 Filed 03/20/18 Entered 03/20/18 16:10:13 Desc Main Document Page 4 of 6 Interest rate Name of Creditor Collateral **Equal Monthly Pre-confirmation** adequate payment to creditor protection payment -NONE-Insert additional claims as needed. 3.4 Lien avoidance. Check one. None. **V** The remainder of this paragraph will be effective only if box 1.2 in Part 1 of this plan is checked "Included." The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the Debtor would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon confirmation of the plan. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C. § 522(f) and Fed. R. Bankr. P. 4003(d). If more than one lien is to be avoided, provide the information separately for each lien. A separate affidavit providing evidence of value of the property and the amount of each additional lien against the property is to be filed and served upon the affected creditor(s). Upon confirmation of the plan, Debtor shall submit an order avoiding the lien(s). Information regarding judicial Calculation of lien avoidance Treatment of remaining secured lien or security interest claim Name of Creditor -NONE-Amount of secured claim after a. Amount of lien avoidance (line a minus line f) b. Amount of all other liens c. Value of claimed exemptions on Schedule C Collateral Description/Property d. Total of adding lines a, b, and c **Interest rate** (if applicable) Address Lien identification (such as e. Value of debtor(s)' interest in property judgment date, date of lien recording, book and page number) f. Subtract line e from line d. Collateral owned Extent of exemption impairment solely (Check applicable box) jointly Line f is equal to or greater than line a. Date Collateral acquired The entire lien is avoided (Do not complete the next column) Line f is less than line a. A portion of the lien is avoided. (Complete the next column) If more than one lien is to be avoided, insert additional table(s) to provide the information separately for each lien. 3.5 Surrender of collateral. Check one. None. Debtor surrenders his or her interest in the following collateral in satisfaction of the secured portion of the creditor's allowed claim. Debtor requests that upon confirmation of this plan the stay under 11 U.S.C. § § 362(a) and 1301(a) be terminated as to the collateral. After the plan is confirmed, on request of a party in interest, the court shall promptly enter an order confirming that the stay under 11 U.S.C. § \$ 362(a) and 1301(a) is terminated as to the collateral. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below. Name of Creditor Collateral -NONE-Insert additional claims as needed.

### Part 4: Treatment of Fees and Priority Claims

#### 4.1 General

#### Case 18-10451-1-rel Filed 03/20/18 Entered 03/20/18 16:10:13 Desc Main Doc 2 Document Page 5 of 6 Trustee's fees and all allowed priority claims under 11 U.S.C. § 507, including domestic support obligations other than those treated in

Section 4.5, will be paid in full based upon a timely filed proof of claim.

4	2	Tr	nste	۰,۵	fees

Trustee's fees are governed by statute and may change during the course of the case but will be no more than 10% of plan payments

### 4.3 Attorney's fees for services rendered in connection with this bankruptcy case.

Debtor's attorney shall be paid \$4,325.00, of which \$4,015.00 was paid pre-petition and \$310.00 shall be paid as an allowed administrative claim as part of the plan.

4.4 Prior	ity claim	s other than attorn	ey's fees and tho	se treated in S	Section 4.5. Check	k one.		
	<b>✓</b>	None.						
			below hold prior			fees and those treated		,
	-NONE	of Creditor -		Amount of	claim to be paid	Basis for	priority treat	ment
		lditional claims as n		a governmen	tal unit and paid	l less than full amoun	t. Check one.	
	<b>*</b>	governmental unit	and will be paid le	ess than the ful	l amount of the cl	oport obligation that hat aim under 11 U.S.C. § 1322(a)(	1322(a)(4). T	
		of Creditor			Am	ount of claim to be p	aid	
	-NONE	<u>i-</u>						
	Insert ad	lditional claims as n	eeded.					
Part 5:	Treatm	ent of Nonpriority	<b>Unsecured Clair</b>	ns				
	Liquid Dispos Percen	sable Income (Line 4 tage Repayment:  of payments and cu  None.  The Debtor will may payment is due after	45 x 60 months)  The of any default  Anintain the current  The final plan pa	\$0 100.00% t on nonpriori contractual in hyment. These	ty unsecured classtallment paymen payments will be	ts on the unsecured cla	e Trustee or di	rectly by the Debtor, as
Name of		r		Cı	irrent monthly i	nstallment payment	Amount of a	nrrearage
-NONE-	•			T	sbursed by: rustee ebtor			
Insert add	litional c	laims as needed.						
5.3 Other	r separat	ely classified nonp	riority unsecured	l claims. Chec	k one.			
	<b>✓</b>	<b>None.</b> The nonpriority un	secured allowed c	laims listed be	low are separately	y classified and will be	e treated as foll	lows.:
Name of	Credito	r B	asis for separate	classification	and treatment	Amount of claim		Percentage of claim to be paid
-NONE-	•							to be paid
Insert ada	litional c	laims as needed.						

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Part 6: <b>Executory</b>	Contracts and Unexpired Leases			
unexpired leases   ✓ N  The remain	ontracts and unexpired leases listed be are rejected. Check one. one. one. ones. ones. come are rejected. Current installment paymelow, subject to any contrary court order.	ve only if box 1.4 in Panents will be disbursed	art 1 of this plan is checked either by the Trustee or direc	"Included." ctly by the Debtor, as specified
Name of creditor	Description of leased property or ex	xecutory contract	Current installment	Amount of arrearage
-NONE-			payment	
-NONE-			Disbursed by: Trustee Debtor(s)	
Insert additional clai	ms as needed.			
Part 7: Vesting of	Property of the Estate			
7.1 Property of the 6	estate will vest in the Debtor upon con	npletion of the plan.		
Part 8: Nonstand	ard Plan Provisions			
✓ N  Under Bankruptcy Ru  the Local Form Plan	r List Nonstandard Plan Provisions one.  ale 3015(c), nonstandard provisions must or deviating from it. Nonstandard provisions will be effective only if box	isions set out elsewher	e in this plan are void.	provision not otherwise included in
Part 9: Signature	(s):			
9.1 Signatures of De	btor and Debtor's Attorney and attorney for the Debtor, if any, mus	st sign below.		
/s/ Lenny Per	mal			
Lenny Perma Signature of De		Signat	ure of Debtor 2	
Executed on _I	March 20, 2018	Execu	ted on	
/s/ Christiaan		Date Ma	rch 20, 2018	
Christiaan Va				
Signature of Attorne	v ior Debtor(s)			

By filing this document, the Debtor, if not represented by an attorney, or the attorney for Debtor certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the Local Form Plan, other than any nonstandard provisions included in Part 8.